## UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF PENNSYLVANIA

EDWARD DORRANCE, on behalf

plaintiff and two classes,

Plaintiffs CIVIL ACTION NO. 3:12-2502

· / IUDOE MANNIO

v. (JUDGE MANNION)

ARS NATIONAL SERVICES, INC.,

:

**Defendant** 

:

## ORDER

Upon consideration of the parties' request for final approval of class action settlement, and after notice and a final fairness hearing, on the terms and for the reasons set forth in the accompanying memorandum, IT IS HEREBY ORDERED THAT:

- (1) The plaintiff class, as defined as follows, is FINALLY CERTIFIED: All natural persons with Pennsylvania addresses who had interest accruing on their accounts and to whom ARS sent one or more letters between December 12, 2011 to November 30, 2012.
- (2) The Settlement Agreement preliminarily approved by the court on September 26, 2014, and again approved by the court upon the parties' modification on January 6, 2015, is **APPROVED** as being, fair, reasonable and adequate, and in the best interest of the plaintiff class members, **WITH THE FOLLOWING EXCEPTIONS**

agreed upon at the final fairness hearing:

- (a) counsels' fees and costs are **REDUCED** to a total of \$26,000;
- (b) the class representative's fees are **REDUCED** to \$1,750; and
- (c) the class members' recovery fund is **INCREASED** to \$37,250.
- (3) The instant action is **DISMISSED WITH PREJUDICE**.

s/ Malachy E. Mannion
MALACHY E. MANNION
United States District Judge

Date: May 11, 2015

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